SOUTHERN DISTRICT OF NEW YORK	
UNITED STATES OF AMERICA	Application for Order of Continuance
v.	
BEILIN XU,	23 Mag. 5988
Defendant.	
STATE OF NEW YORK COUNTY OF NEW YORK	) ) ss.
SOUTHERN DISTRICT OF NEW YORK	)

INITED STATES DISTRICT COLDT

MATTHEW WEINBERG, pursuant to 28 U.S.C. §1746, hereby affirms the truth of the following under penalties of perjury:

- 1. I am an Assistant United States Attorney in the United States Attorney's Office for the Southern District of New York. I submit this affirmation in support of an application for an order of continuance of the time within which an indictment or information would otherwise have to be filed, pursuant to 18 U.S.C. § 3161(h)(7)(A). This is the first order of continuance that has been sought in this case.
- 2. The defendant was arrested on August 10, 2023 and charged in a complaint dated on the same date, August 10, 2023, with violating Title 21, United States Code, Sections 846. On August 10, 2023, the defendant was presented before Magistrate Judge Gabriel W. Gorenstein, who ordered the defendant released pursuant to bail conditions. The defendant is represented by Stephen Mulkoff, Esq. At the presentment, former defense counsel waived his client's right pursuant to Rule 5.1 of the Federal Rules of Criminal Procedure to a preliminary hearing within 14 days of the initial appearance. Accordingly, under the Speedy Trial Act, the Government has until September 11, 2023, within which to file an indictment or information.
  - 3. Defense counsel and I are engaged in discussions concerning a possible

Case 1:23-mj-05988-UA Document 9 Filed 09/11/23 Page 2 of 2

disposition. Those discussions have not been completed, and we plan to continue our discussions,

but we do not anticipate a resolution before the deadline under the Speedy Trial Act expires on

September 11, 2023.

4. Therefore, the Government is requesting a 30-day continuance until

October 11, 2023, to continue the foregoing discussions. Defense counsel consented to this request

by phone on August 31, 2023.

5. For the reasons stated above, the ends of justice served by the granting of

the requested continuance outweigh the best interests of the public and the defendant in a speedy

trial.

Dated: New York, New York

September 10, 2023

MATTHEW WEINBERG

Assistant United States Attorney

646-957-4206

2